quent elections shall be appointed and notice of such elec- CHAP. 30. tions given, and the same shall be conducted in such manner as the by-laws shall provide.

Sec. 3. And be it enacted, That the Directors for the Powers and duties time being, or a majority of them, shall have power to elect a President from their own body or from the other members; to fill all vacancies that may occur in the Directory or Presidency; to appoint all such officers, agents, and servants as they shall deem necessary to conduct or execute the business of said corporation; to fix their compensation and in their discretion to dismiss them; to take bonds for the said corporation, from all or any of the officers, agents or servants by them so appointed, with security conditioned in such form as they shall approve for the faithful execution of the duties of such officers, agents or servants, and to secure the said corporation from loss; to regulate the manner of making and receiving deposits, the form of certificates to be issued to depositors, and the mode of transferring the same; to invest the funds of said corporation, and generally to do any such other acts, touching the same as they shall deem most safe and beneficial; to admit Admit members members and furnish proof of such admission; to exclude members when they have not any property in said corpo- General power ration, and generally to pass all such by-laws as may be necessary for the exercise of the aforesaid powers or the powers vested in the said corporation, and the same by-laws from time to time to alter and repeal; Provided, That all Provisos. such by-laws may be altered or repealed by a majority of

the members assembled at any annual meeting, or at any general meeting called in pursuance of any by-laws made for that purpose, and a majority of the members present at any annual or general meeting may pass by-laws, which shall be binding upon the Directors; Provided also, That

or of the United States. Sec. 4. And be it enacted, That the said corporation Receive deposit shall be capable to receive from any free person or persons, any deposite or deposites of money, and to invest all mo-Make investments nies so received in public stock or other securities at the discretion of the Directors, according to the by-laws, and in such manner as they shall deem most safe and beneficial; Provided, That no President, Director or officer of the President and of said corporation shall at any time owe or be responsible

thereto, in any sum larger than his clear interest in the funds and property of the said corporation; Provided always, That nothing contained within this act shall be con-

such by-laws shall not be contrary to any law of this state,